

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

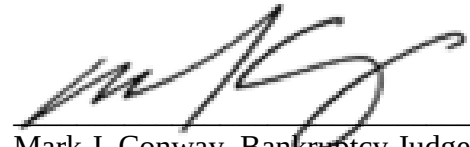
IN RE: : CHAPTER 7
KIMBERLY ANN BLEILER : CASE NO.: 5:25-bk-01584-MJC
DEBTOR :
.....

ORDER DISMISSING CASE WITH PREJUDICE

Upon consideration of Motion of the United States Trustee to Dismiss and Impose a Bar to Refiling, Doc. 5 (“Motion”), the record as a whole, after a hearing held on June 24, 2025, and for the reasons stated on the record, **IT IS HEREBY ORDERED THAT:**

1. The Motion is **GRANTED**.
2. The instant case is **DISMISSED WITH PREJUDICE**; and
3. Debtor is **BARRED** from filing a bankruptcy case in this District for a period of one hundred eighty (180) days from the date of this Order; and
4. The Clerk of Court is directed to CLOSE this case, and refuse to accept any future attempted bankruptcy petition filings by the Debtor during the injunction period, without a prior order of the Court authorizing any subsequent bankruptcy case filing.

By the Court,



Mark J. Conway, Bankruptcy Judge
Dated: June 24, 2025